

#### प्राधिकार से प्रकाशित

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नई विल्ली, शमिवार, अक्टुबर 19, 1968/ श्रादिवन 27, 1890

No. 42] NEW DELHI, SATURDAY, OCTOBER 19, 1968/ASVINA 27, 1890

इस बाग में भिन्न पुष्ठ संख्या वी जाती है जिससे कि यह भ्रलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

## भाग II-- लण्ड 3--- उपसण्ड (i)

## PART II—Section 3—Sub-section (i)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों छोर (संघ राज्य-क्षेत्रों के प्रशासनों को छोड़कर) केन्द्रीय प्राधिकाियों हारा जारी किये गये विश्व के झन्तर्गत बनाये छीर जारी किये गये साधारण नियम (जिनमें साधारण प्रकार के छाडेश, उपनियम छ।वि सम्मिलित हैं)।

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

#### MINISTRY OF LAW

(Deptt. of Legal Affairs)

New Delhi, the 13th September, 1968

G.S.R. 1847.—In exercise of the powers conferred by clause (a) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), the Central Government hereby appoints the persons specified in column (2) of the Schedule annexed hereto as Government

Pleaders for purposes of the said Order in relation only to work relating to non-planned acquisition in the three courts of Additional District Judges in Delhi referred to in the corresponding entry in column (1) thereof.

#### SCHEDULE

Courts	Officer							
(1)	(2)							
Three Courts of Additional District Judges, Delhi.	1. Shri K. P. Shankara, Legal Adviser. 2. Shri S. P. Sapra, Addl. Legal Adviser. 3. Shri U. S. Chaudhery, Deputy Legal Adviser. 4. Shri R. C. Madan, Assistant Standing Counsel.							
	[No. F. 24(13)/68-J.]							
	G. VENKATASUBRAMANIAN, Jt. Socy, & Legal Advisor.							

#### MINISTRY OF HOME AFFAIRS

New Delhi, the 11th August 1968

- G.S.R. 1848.—In exercise of the powers conferred by the Proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to certain Class III and IV posts in the Regional Registration Office, Madras, namely:—
- 1. Short Title and Commencement.—(1) These rules may be called the Regional Registration Office, Madras (Class III and IV) Recruitment Rules, 1968.
- (2) They shall come into force from the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply for recruitment to the posts specified in column (1) of the Schedule annexed thereto.
- 3. Number of posts, classification and scale of pay.—The number of the said posts, their classification and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Nature of posts, age limit, method of recruitment, period of probation etc.—The nature of the said posts, age limit, method of recruitment, qualifications and other matters relating thereto shall be as specified in columns 5 to 14 of the aforesaid Schedule:

Provided that the age limit specified in column 6 of the said Schedule may be relaxed in the case of candidates belonging to the Scheduled Castes, the Scheduled Tribes or Displaced persons and other special categories of persons in accordance with the general instructions of the Government of India from time to time.

- (5) Disqualification.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the lifetime of such spouse shall be eligible for appointment to any of the said posts: and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, it satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient to do so, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons or posts.

Name of Posts	No. of posts	Classification	Scale of pay	Selection f	or direct ecruit-	Educational Qualifica- tion re- quired for direct re- cruits
Ţ	<del></del> 2	3	4	5	6	7
Inspector of Police	4	General Central Service— Class III Non-Gazet- ted Execu- tive,	(i) Pay scale as admi ssible to the Inspectos of Police of the State Police Service in the Present Cadre.  (ii) Deputation allowance as admissible in accordance with the Ministry of Finance O.M. No. 10(24)-E.III/60 dated, 4-5-61 as amended from time to time with a minimum of Rs. 20/  (iii) Special pay as admissible to Inspectors in the parent cadre except for Inspectors on Immigration duty at ports who are eligible to a special pay of Rs. 75/-p.m. in lieu of the Special pay in the parent cadre.	Not applicable	Not app licable	- Not app- licable
Sub-Inspectors.	23	General Central Service— Class III Non-Gazetted Executive.	(i) Pay scale as admissible to the Sub-Inspectors of Police in the State Police Service in the parent cadre.  (ii) Deputation allowance as admissible in accordance with the Ministry of Finance O.M. No. 10 (24)-E III/60 dated 4-5-61 as amended from time to time with a minimum of Rs. 20/  (iii) Special pay as admissible to Sub-Inspectors of Police in their parent cadre except for Sub-Inspectors on immigration duty at Portawho are eligible for a		Do.	Dσ

schedule						
Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of pro- bation if any	Method of recruitment whether by direct recruitment or by promotion or transfer and percentage of the vacancies to be filled by various methods	In case of recruitment by promotion transfer deputation transfer deputation grades for which promotions to be made	r/ partment	Circums- ul tances in n which the U.P.S.C. is to be consulted in making recruit- ment	Remarks
8	9	10	11	12	13	14
Not appli- cable	Not applicable	By transfer on Deputa- tion from State Police Service.	Inspectors: By transfer on deputation from Inspectors of State Police Service or Sub-Inspectors of not less than 5 years in the promotion list of Inspectors. Period of deputation normally not exceeding 5 years.	Not applicable.		Should pre- ferably be Gra- duates and direct recruits.
ЭDo.	Do.	Do.	Sub-Inspectors: By transfer on deputation from Sub-Inspectors of State Police Service with a Service of not less than 3 years. Period of deputation normally not exceeding 5 years.	Do.		Should be Higher Secondary.

Deputationists:

Lower
Division
Clerks and
Typists.

5

General
Gentral
Service
Class III
Ministerial
(Non-Gazetted)

(a) Scale of pay as admissible to the Lower Division clerks of the parent State.

rent State.

(b) Deputation allowance as admissible in accordance with the Ministry of Finance O.M.

No. 10(24)-E. III/60, dated 4-5-61 as amended with a minimum of Rs. 20/-.

(c) Typists will be eligible for the Special pay drawn by them in the parent State. Not app- Not app- licable. licable. licable.

14 8 9 10 11 12 13

Not app- Not app-licable licable By transfer on Deputation from state Police

Service

 $\mathbf{D}_{\mathcal{N}_{i}}$ 

Head Constables: By transfer on deputation from Head Constables from the State Police Service. Period of deputation

normally not exceeding 5 years.

Not appli-cable

Uo. Do.

Constables: By transfer on deputation from Constables of the State Police Service. Period of deputation normally not exceeding 5 years.

Do.

Not applicable.

 $N_0$ 

Not applition. catile.

By transfer By transfer on depu-on deputa- tation from clerical licable. Service of the State Government. riod of deputation normally not exce-eding 5 years.

1	2	3	_ <del></del>	5	6	7	8
Upper Division Clerks.	2	General Central Service Class III— Ministerial (Non Gazetted)	(i) (a) (b)	Deputationists: Scale of Pay as admissible to the U.D.Cs. of the parent State. Deputation allowance as admissible in accordance with the Ministry of Finance O.M. No. F. 10(24)-B. III/60 dated 4-5-61 with a minimum of Rs. 20/	Not applicable.	Not applicable.	Not applicable.
Senior Clerks Stenogra- pher.'	1	Do.		utationists:  Scale of pay and Special pay as admissible to Stenographers in the parent State.  Deputation allowance as admissible in accordance with the Ministry of Finance O.M.  No. 10(24)-E. III/60, dated 4-5-61 as amended from time to time with a minimum of Rs. 20/	Do.	Do.	Do.
Special Branch Clerks. (Special Branch Assistants)	6	Do.	(a)	Scale of pay as admissible to Special Branch Assistants of the parent State.  Deputation allowance as admissible in accordance with the Minstry of Finance O.M. No. 10(24)—E. III/60, dated 4-5-61 as amended from time to time with a minimum of Rs. 20/	Do.	Do.	Dø.
Accountant	1	Do.	(i)	putationisti:  Scale of pay as admissible to Accountants in the State Govt.  Deputation allowance as admissible in accordance with the Ministry of Finance O.M.  No. F. 10(24)-E.III/60, dated 4-5-61 as amended from time to time with a minimum of Rs. 20/	Do.	Do.¶	Do.

THE GAZETTE OF INDIA: OCTOBER 19, 1964/ASVINA: 47, 1890 2517

2518TH	E GAZI	ETTE OF INI	DIA: OCTOBER 19, 1968/	ASVINA	27, 1890	[PART II—
1	2	3	4	5	6	7
Peons	3	General Central Service Class IV Non-Minis- terial (Non- Gazetted.)	(i) Pay as applicable in the parent State. (ii) Deputation allowance as admissible in accordance with Ministry of Finance O. M. No. 10 (24)- E. III/60, dated 4-5-61 as amended from time to time with a minimum of Rs. 20/	Not applicable.		Not app- licable.

	r app-	·
deputation normally not excec- ding 5 years.		

[No. 25/25/68-F.I.]

R. A. S. MANI, Under Secy.

#### New Delhi, the 5th October 1968

- G.S.R. 1849.—In exercise of the powers conferred by section 18 of the Central Reserve Police Force Act, 1949 (66 of 1949), the Central Government hereby makes the following rules further to amend the Central Reserve Police Force Rules, 1955, namely:—
- 1. These rules may be called the Central Reserve Police Force (Eleventh Amendment) Rules, 1968.
  - 2. In the Central Reserve Police Force Rules, 1955, in rule 105:-
    - (a) in sub-rule (3A), in clause (iii) in item (b), for the words "who have completed six years of Gazetted or Commissioned service", the following words shall be substituted, namely:—

"who have completed five years of Gazetted or Commissioned service";

(b) in sub-rule (3B), in clause (iii), for the words "who have completed six years of gazetted or Commissioned service", the following words shall be substituted, namely:—

"who have completed five years of Gazetted or Commissioned service".

[No. F. 2/10/68-P. II.]

T. P. ISSAR, Dy. Secy.

#### New Delhi, the 8th October 1968

G.S.R. 1850.—In exercise of the powers conferred by section 10 of the Dadra and Nagar Haveli Act, 1961 (35 of 1961), the Central Government hereby extends to the Union territory of Dadra and Nagar Haveli the Bombay Motor Vehicles Tax Act, 1958 (Bombay Act No. 65 of 1958), as in force in the State of Maharashtra on the date of this notification, subject to the following modifications, namely:—

#### Modifications

- 1. Throughout the Act, unless otherwise directed, for the words "State Government", the word "Administrator" and for the word "State", the words "Union territory" shall be substituted.
  - 2. In section 1-

- (a) in sub-section (2), for the words "State of Maharashtra", the words "Union territory of Dadra and Nagar Haveli" shall be substituted;
- (b) for sub-section (3), the following sub-section shall be substituted, namely:—
  - "(3) It shall come into force on such date as the Administrator may, by notification in the Official Gazette, appoint.".

#### 3. In section 2-

- (a) for clause (1), the following clauses shall be substituted, namely:--
  - "(1) "Administrator" means the administrator of the Union territory of Dadra and Nagar Haveli;
  - (1A) "appointed day" means the date appointed by the Administrator under sub-section (3) of section 1;
  - (1B) "certificate of taxation" means a certificate, issued under section 5, indicating therein the rate at which the tax is leviable, and the periods for which the tax has been paid;";
- (b) after clause (8), the following clause shall be inserted, namely:-
  - "(8A) "Union territory" means the Union territory of Dadra and Nagar Haveli;".
- 4. In section 3, in sub-section (1), for the figures, letters and words "1st day of April, 1958,", the words "appointed day" shall be substituted.
- 5. In section 4, in sub-section (2), for the words "fifty naye paise", wherever they occur, the words "fifty paise" shall be substituted.
  - 6. For section 11, the following section shall be substituted, namely:-
    - Proceeds of tax to be credited to the Consolidated Fund of India.
- "11. The proceeds of the tax recovered under this Act shall be credited to the Consolidated Fund of India."
- 7. In section 19, the words "a Presidency Magistrate or" shall be emitted.
- 8. Sections 20 and 21 shall be omitted.
- 9. In section 23, in sub-section (2), clause (g) and clause (1) shall be omitted.
- 10. Sections 24 and 25 shall be omitted.
- 11. The Second Schedule and the Third Schedule shall be omitted.

#### ANNEXURE

# THE BOMBAY MOTOR VEHICLES TAX ACT, 1958, AS EXTENDED TO THE UNION TERRITORY OF DADRA AND NAGAR HAVELI. (BOMBAY ACT NO. 65 of 1958)

An Act to consolidate and amend the law relating to the taxation of Motor vehicles in the State of Bombay and to provide for certain other matters.

Whereas it is expedient to consolidate and amend the law relating to the taxation of motor vehicles in the State of Bombay, and to provide for certain other matters: It is hereby enacted in the Ninth Year of the Republic of India as follows:

- 1. Short title, extent and commencement.—(1) This Act may be called the Bombay Motor Vehicles Tax Act, 1958.
  - (2) It extends to the whole of the Union territory of Dadra and Nagar Haveli.
- (3) It shall come into force on such date as the Administrator may, by notification in the Official Gazette, appoint

- 2. Definitions.—In this Act, unless the context otherwise requires-
  - (1) "Administrator" means the administrator of the Union territory of Dadra and Nagar Haveli;
  - (1A) "appointed day" means the date appointed by the Administrator under sub-section (3) of section 1;
  - (1B) "certificate of taxation" means a certificate, issued under section 5, indicating therein the rate at which the tax is leviable, and the periods for which the tax has been paid;
  - (2) "fleet owner" means a person who is the registered owner of a fleet of one hundred or more transport vehicles used or kept for use in the Union territory;
  - (3) "prescribed" means prescribed by rules made under this Act;
  - (4) "quarter" means a period of three months commencing on the 1st day of April, the 1st day of July, the 1st day of October, or the 1st day of January of each year; and the term "quarterly" shall be construed accordingly;
  - (5) "registered owner" means the person in whose name a motor vehicle is registered under the Motor Vehicles Act, 1939, (IV of 1939);
  - (6) "tax" means a tax Imposed under this Act;
  - (7) "Taxation Authority" or "Authority" means such officer or authority as the Administrator may, by notification in the Official Gazette, appoint to be the Taxation Authority for the whole Union territory or for any area or areas for the purposes of this Act, and the Administrator may appoint more than one officer or authority as Taxation Authority for the whole Union territory or for any area;
  - (8) "tax token" means a token issued under section 5 indicating therein that the amount of tax has been paid, and includes a fresh tax token issued in place of the original token under this Act;
  - (3A) "Union territory" means the Union territory of Dadra and Nagar Haveli;
  - (9) "year" means the financial year;
  - (10) other words and expressions used, but not defined, in this Act shall have the meanings respectively assigned to them in the Motor Vehicles Act, 1939 (IV of 1939).
- 3. Levy of tax.—(1) Subject to the other provisions of this Act, on and from the appointed day, there shall be levied and collected on all motor vehicles used or kept for use in the Union territory a tax at the rates fixed by the Administrator, by notification in the Official Gazette but not exceeding the maximum rates specified in the First Schedule:

Provided that in the case of motor vehicles kept by a dealer in, or manufacturer of, such vehicles, for the purposes of trade, there shall be levied and collected such tax on those motor vehicles only which are permitted to be used on the roads in the manner prescribed by rules made under the Motor Vehicles Act, 1939, (IV of 1939):

Provided further that, if the Administrator, because of the disparity in the rates of tax prevailing in certain areas of the Union territory immediately before the commencement of this Act or for any other reason, is of opinion that the levy and collection of tax on motor vehicles immediately at a uniform rate throughout the Union territory, is likely to cause undue hardship to owners or persons having possession or control of such vehicles in those areas, or to affect adversely trade and commerce or the development of motor transport and other industries in such areas, the Administrator may levy and collect the tax on motor vehicles, or any class thereof at different rates in those areas, so however that by increase or decrease of the rate, of tax annually in those areas, within a period of three years, a uniform rate of tax is levied throughout the Union territory.

- (2) Except during any period for which the Taxation Authority has, in the prescribed manner, certified that a motor vehicle was not used or kept for use in the Union territory, the registered owner or any person having possession or control of a motor vehicle of which the certificate of registration is current, shall for the purposes of this Act, be deemed to use or keep such vehicle for use in the Union territory.
- 4. Payment of tax.—(1) The tax leviable under section 3 shall be paid in advance by every registered owner, or any person having possession or control, of a motor vehicle,—
  - (i) annually, at the rates fixed by the Administrator under section 3 (hereinafter referred to as "the annual rate"), or
  - (ii) for one or more quarters on payment for each such quarter at one-fourth of the annual rate referred to in clause (i) plus ten per centum thereof (hereinafter referred to as the "quarterly rate"), or
  - (iii) for any period less than a quarter expiring on the last day of the quarter, at the quarterly rate aforesaid less one-twelfth of the annual rate of the tax for every complete calendar month which has expired during such quarter.
- (2) In calculating the amount of tax due under sub-section (1) for any period less than one year, the fraction of a rupee less than fifty paise shall be taken as fifty paise, and the fraction of a rupee exceeding fifty paise shall be taken as a rupee.
- 5. Issue of tax token and certificate of taxation.—(1) When the tax leviable under section 3 in respect of any motor vehicle is paid, the Taxation Authority shall issue, to the person paying the tax,—
  - (a) a token, in the prescribed form, indicating therein that such tax has been paid, and
  - (b) a certificate of taxation, in the prescribed form, indicating therein the rate at which the tax is leviable and the period for which the tax has been paid.
- (2) Where a certificate of taxation has already been issued in respect of such motor vehicle, the Taxation Authority shall, on payment of tax as aforesaid, cause to be made in the certificate of taxation an entry of any such payment.
- 6. Tax to be paid along with declaration.—(1) Subject to the provisions of this section, every registered owner, or person who has possession or control, of a motor vehicle used or kept for use in the Union territory shall fill up, sign and deliver, in the manner provided in sub-section (4), a declaration, and shall, along with such declaration, pay to the Taxation Authority the tax which he appears by such declaration to be liable to pay in respect of such vehicle.
- (2) Subject to the provisions of this section, when a motor vehicle used or kept for use in the Union territory is altered or is proposed to be used in such manner as to render the registered owner, or person who has possession or control, of such vehicle liable to the payment of an additional tax under section 7, such owner or person shall fill up, sign and deliver in the manner provided in subsection (4) an additional declaration and shall along with such additional declaration (accompanied by the tax token and the certificate of taxation in respect of such motor vehicle), pay to the Taxation Authority the additional tax payable under that section, which he appears by such additional declaration to be liable to pay in respect of such vehicle.
- (3) Such owner or person shall, at the time of making payment of tax under sub-section (1), or of the additional tax under sub-section (2), produce before the Taxatton Authority a valid certificate of insurance, in respect of the vehicle, which complies with the requirements of Chapter VIII of the Motor Vehicles Act, 1939 (IV of 1939).
- (4) The declaration under sub-section (1), and the additional declaration under sub-section (2) shall be in the prescribed form, containing the prescribed particulars and shall be delivered, after being duly filled up and signed, within the prescribed time. The additional declaration shall indicate clearly also the nature of the alteration made in the motor vehicle, or as the case may be, the altered use to which the vehicle is proposed to be put.

- (5) On receipt of the additional tax under sub-section (2), the Taxation Authority shall issue to the registered owner, or person who has possession or control, of the vehicle a fresh tax token in place of the original token and shall cause an entry of such payment to be made in the certificate of taxation.
- 7. Payment of additional tax.—Where any motor vehicle, in respect of which a tax for any period has been paid, is altered during such period, or proposed to be used during such period in such manner, as to cause the vehicle to become a vehicle in respect of which a higher rate of tax is payable the registered owner or person who is in possession or control of such vehicle shall pay for the unexpired portion of such period since the vehicle is altered or proposed to be used, an additional tax of a sum equal to the difference between the amount of tax payable for such unexpired portion at the higher rate and the rate at which tax was paid before the alteration or use of the vehicle for that portion; and until such additional tax has been paid, the Taxation Authority shall not grant a fresh tax token in respect of a vehicle so altered or proposed to be so used.
- 8. Liability to pay arrears of tax of persons succeeding to the ownership, possession or control of motor vehicles.—(1) If the tax leviable in respect of any motor vehicle remains unpaid by any person liable for the payment thereof, and such person before having paid the tax has transferred the ownership of such vehicle or has ceased to be in possession or control of such vehicle, the person to whom the ownership of the vehicle has been transferred or the person who has possession or control of such vehicle shall also be liable to pay the said tax to the Taxation Authority.
- (2) Nothing contained in this section shall be deemed to effect, the liability to pay the said tax, of the person who has transferred the ownership or has ceased to be in possession or control of such vehicle.
- 9. **Refund of tax.**—(1) Where any person, who has paid the tax in advance in respect of a motor vehicle, produces a certificate signed by a Taxation Authority stating that the tax token and the certificate of taxation issued in respect of such vehicle have been surrendered on the date specified in such certificate (herein referred to as "the said date"), such person shall, on an application made in that behalf, and subject to such conditions as the Administrator may notify in this behalf in the Official Gazette, be entitled to a refund.—
  - (a) where the tax has been paid in advance at the annual rate, then,-
    - (i) in respect of a quarter or quarters which have not commenced before the said date, of a sum equal to the difference between the sum paid at the annual rate and the sum which would have been payable at the quarterly rate, for every quarter which has expired before the said date as also for the quarter in which the tax token and certificate of taxation are surrendered; and
    - (ii) in respect of any unexpired portion of a quarter, in accordance with the provisions of clause (b) of this sub-section as if he had paid the tax for that quarter at the quarterly rate;
  - (b) where the tax has been paid in advance at the quarterly rate, then for each calendar month in the period for which the tax has been paid and which has not commenced on the said date, of a sum equal to one-twelfth of the annual rate of tax leviable in respect of such vehicle.
- (2) Where any person has paid the tax in advance in respect of a motor vehicle, he shall be entitled, on the production of a certificate signed by a Taxation Authority stating that an application for the registration of such vehicle has been refused, to be a refund of the tax paid.
- (3) Where a motor vehicle in respect of which the tax has been paid is altered or is used in such manner as to cause it to become a vehicle in respect of which the tax is leviable at a lower rate, the person who has paid such tax shall be entitled on the production of a certificate signed by a Taxation Authority stating that the vehicle has been so altered or used and on the surrender of the tax token and the certificate of taxation, to a refund of a sum equal to the difference between the amount which would be refundable to him in accordance with the provisions of sub-section (1) and the amount of the tax leviable on such vehicle at the lower rate; and the Taxation Authority shall issue to the registered owner, or

person who has possession or control, of the vehicle, a fresh tax token in place of the original token, and shall cause an entry of such refund to be made in the certificate of taxation.

- (4) Notwithstanding anything contained in sub-section (1), a person shall be entitled to a refund of the tax as provided in that sub-section on the production of a certificate signed by a Taxation Authority stating that such Authority is satisfied that—
  - (a) (i) such person for reasons beyond his control, is not able to surrender the tax token or the certificate of taxation, and
  - (II) the vehicle in respect of which the refund of the tax is being claimed will not be used in any public place during the period for which such refund is claimed; or,
  - (b) (i) the vehicle in respect of which refund of the tax is claimed has not been used in any public place during the period for which such refund is claimed, and
  - (ii) the application for refund could not be made for reasons beyond his control; provided however that such application is made within such period as may be prescribed.
- 10. Special provision for fleet owners.—In the case of a fleet owner, the provisions of sections 3, 4, 5, 6 and 9 shall, so far as may be, apply subject to the following modifications, namely—
- (1) In order to determine the amount of tax payable by a fleet owner in any year, before the commencement of such year the fleet owner shall first make and deliver to the Taxation Authority a preliminary declaration in the prescribed form stating the prescribed particulars in respect of all transport vehicles used or kept for use by him in the Union Territory in February of the year immediately preceding the year for which such declaration is made, or on any day of that month. Such declaration shall be accompanied by a certificate of final assessment of tax (if any) issued by the Taxation Authority for such previous year, and such other documents as may be prescribed.
- (2) On receipt of such preliminary declaration, and as soon as may be after the commencement of the year, the Taxation Authority shall, on the basis of such declaration, determine the amount of tax to be paid by such fleet owner provisionally, and communicate the same to the fleet owner by issuing a certificate of provisional assessment of tax for the year, in such form as may be prescribed.
- (3) The amount of tax provisionally determined under clause (2) shall be paid by the fleet owner to the Taxation Authority within fifteen days from the date of receipt of the certificate of the provisional assessment.
- (4)The fleet owner shall then fill up and sign a final declaration, in the prescribed form, stating the prescribed particulars, in respect of the transport vehicles used or intended to be used by him in the year for which the tax is payable, and shall deliver within the prescribed time the final declaration so filled in and signed, to the Taxation Authority. Such declaration shall be accompanied by the certificate of provisional assessment of tax issued by the Taxation Authority for the year, and such other documents as may be prescribed.
- (5) On receipt of such final declaration, the Taxation Authority shall verify the number of transport vehicles used or kept for use by the fleet owner during the year for which the tax is payable, the licensed carrying capacity in the case of stage carriages and contract carriages, the registered laden weight in the case of goods vehicles, the unladen weight in the case of other transport vehicles, and such other particulars as may be deemed necessary, and shall finally determine the amount of tax leviable at the rates fixed under sub-section (1) of section 3 on the transport vehicles of such fleet owner, and communicate the same to the fleet owner by issuing a certificate of final assessment of tax for that year, in such form as may be prescribed.
- (6) Where the amount of tax is finally determined under sub-section (5), taking into consideration the amount paid by the fleet owner under sub-section (3), the difference (if any) that may be due shall be paid by, or refunded to, the fleet owner in such manner, and within such time, as may be prescribed.

Provided that the fleet owner shall be entitled to a proportionate reduction in the amount of tax finally leviable in respect of vehicles which are certified by the Taxation Authority as not used for a period of one calendar month or more.

- (7) Within thirty days of the transfer of ownership of any of his transport vehicles, the fleet owner shall report the transfer to the Taxation Authority.
- (8) The Taxation Authority may, for the purposes of this section, require the fleet owner to produce before him any transport vehicles or any accounts, registers, records, or other documents or to furnish any information or may examine the vehicles or the accounts, registers, records or other documents and the fleet owner shall comply with any such requisition made of him.
- 11. Proceeds of tax to be credited to the Consolidated Fund of India.—The proceeds of the tax recovered under this Act shall be credited to the Consolidated Fund of India.
- 12. Arrears of tax recoverable as arrear of land revenue.—Any tax due, and not paid as provided by or under this Act shall, subject to the other provisions of this Act, be recoverable in the same manner as an arrear of land revenue.
- 13. Exemption.—(1) All motor vehicles designed and used solely for agricultural operations on farms or farm lands, shall be exempt from the payment of the tax.
- (2) The Administrator may, subject to the provisions of any rules made in that behalf, by notification in the Official Gazette, exempt either totally or partially any class of motor vehicles other than those falling under sub-section (1), or any motor vehicles belonging to any class of persons, from the payment of the tax.

Explanation.—For the purpose of this section the expression "agricultural operation" means tiling, sowing, harvesting, crushing of agricultural produce, or any other similar operation carried out for the purpose of agriculture; but does not include the transportation of persons or materials for the purpose of agriculture or the transportation of agricultural produce.

- 14. Appeal.—(1) Any person, who is aggrieved by any order of a Taxation Authority, may file an appeal before such person or authority, in such manner, within such time, and on payment of such fees, as may be prescribed.
  - (2) The appeal shall be heard and decided in such manner as may be prescribed.
- 15. Power of Police Officer and the Motor Vehicles Department Officers.—Any police officer, or officer of the Motor Vehicles Department, in uniform, not below such rank as may be prescribed by the Administrator in this behalf, may—
  - (a) enter, at any time between sunrise and sunset, any premises where he has reason to believe that a motor vehicle is kept, or
  - (b) require the driver of any motor vehicle in any public place to stop such vehicle and cause it to remain stationary so long as may reasonably be necessary, for the purpose of satisfying himself that the amount of the tax due in accordance with the provisions of this Act in respect of such vehicle, has been paid.
- 16. Penalty for possession or control of motor vehicle without payment of tax, for incomplete and untrue declaration, etc.—(1) Whoever,—
  - (a) as a registered owner or otherwise, has the possession or control of any motor vehicle used or kept for use in the Union Territory without having paid the amount of the tax, or additional tax, due in accordance with the provisions of this Act in respect of such vehicle, or
  - (b) delivers a declaration or additional declaration wherein the particulars required by or under this Act to be therein set forth are not fully and truly stated, or
  - (c) obstructs any officer in the exercise of the powers conferred by clause
    (a) of section 15 or fails to stop the motor vehicle when required so
    to do by such officer under clause (b) of that section,

shall, on conviction, be punished-

(i) with fine which shall not be less than a sum equal to the quarterly tax payable in respect of such vehicle, and which may extend to a sum equal to the annual tax payable in respect of such vehicle; and

- (ii) in the event of such person having been previously convicted of an offence under this section, with fine which shall not be less than a sum equal to the tax payable in respect of such vehicle for two quarters, and which may extend to a sum equal to twice the annual tax payable in respect of such vehicle.
- (2) The amount of any tax due shall be recoverable as if it were a fine
- 17. Other penalties.—Whoever contravenes any of the provisions of this Act, if no other penalty is elsewhere provided therein for such a contravention, shall, on conviction, be punished with fine which may extend to one hundred rupees, and in the event of such person having been previously convicted of an offence under this Act, with fine which may extend to two hundred rupees.
- 18. Compounding of offences.—(1) The prescribed officer may either before or after the institution of proceedings for any offence punishable under clause (a) of sub-section (1) of section 16, accept from any person charged with such offence by way of composition thereof such sum of money as may be prescribed, provided that the sum is paid within the prescribed time.
- (2) On payment by such person of such sum together with the amount of tax (if any), due, such person, if in custody, shall be set at liberty, and if any proceedings in any criminal court have been instituted against such person in respect of the offlence the composition shall be deemed to amount to an acquittal, and no further criminal proceedings shall be taken against such person in respect of such offence.
- 19. **Trial of offences.**—No court inferior of that of a Magistrate of the Second Class shall try an offence punishable under this Act.
  - 20. [Omitted].
  - 21. [Omitted].
- 22. **Protection for bonafide acts.**—No prosecution, suit or other proceeding shall lie against any person for anything in good faith done or intended to be done under this Act.
- 23. Power to make rules.—(1) The Administrator may, subject to the condition of previous publication, make rules for carrying out the purposes of this Act.
- (2) In particular, and without prejudice to the generality of the foregoing provision, the Administrator may make rules for all or any of the following matters, namely:—
  - (a) to prescribe the manner in which the tax shall be paid;
  - (b) to prescribe the manner of certifying under sub-section (2) of section 3;
  - (c) to prescribe the form of the tax token and certificate of taxation under section 5;
  - (d) to prescribe the form of declaration and additional declaration, the particulars to be stated therein, and the time within which the declarations should be delivered under section 6;
  - (e) to regulate the manner in which refund of tax may be claimed under section 9;
  - (f) to prescribe the form of preliminary and final declaration, the particulars to be stated therein, the documents which should accompany such declarations, the form of certificate of provisional and final assessment, the time within which the final declaration should be delivered and the manner in which and the time within which the difference of tax due may be paid by or refunded to the fleet owner, under section 10;
  - (g) [omitted];
  - (h) to provide for the total or partial exemption from liability to payment of the tax in respect of any class of motor vehicles, or such vehicles belonging to a class of persons, the time within which the declaration shall be made in respect of such vehicles or by such persons, the amount which shall be payable on account of such vehicle and the token which any such vehicles shall carry under section 13 and the manner in which exemption may be claimed under that section;
  - (i) to prescribe the authority before which, the manner in which the time within which, and the fee on payment of which, an appeal may be

filed, and the manner in which such appeal shall be heard and decided, under section 15;

- (j) to prescribe the rank of officer who may exercise powers under section 15;
- (k) to prescribe the amount of penalty payable under sub-section (1) of section 18, the manner in which, the time within which, and the officer to whom, such penalty shall be paid under that section;
- (1) [omitted]:
- (m) to prescribed the manner in which tax tokens shall be displayed;
- (n) to provide for the supply of information regarding payment of tax and prescribe a fee therefor;
- (o) any other matter which may be prescribed.
- (3) A rule made under this section may provide that the contravention of any of the provisions which are specified in such rule shall be punishable with fine, which may extend to two hundred rupees.
  - (4) All rules made under this section shall be published in the Official Gazette.
  - 24. [Omitted].
  - 25. [Omitted].

#### FIRST SCHEDULE

LIEGA SCHEDOTE	
(See Section 3).	Maximum Annual Rate of Tax Rs.
Part I—Motor vehicles using motor spirit.	
<ul> <li>A. Motor vehicles fitted solely with pneumatic tyres—</li> <li>I. Motor cycles and tricycles (including motor-scooters and cycles with attachment for propelling the same by mechanical power)—</li> </ul>	
(a) Cycles not exceeding to 50 Kgs. in weight unladen	36
(b) Cycles not exceeding 100 Kgs. in weight unladen	72
(c) Cycles exceeding 100 Kgs. in weight unladen	96
(a) Tricycles (c) Cycles or tricycles used for drawing a trailer or side-car	96 30 in addition to rates specified above.
II. Motor vehicles not exceeding 250 Kgs. in weight unladen adapted and used for invalids	5
III. Motor vehicles (including tricycles) used for carriage of goods or materials—	
(a) Vehicles the registered laden weight of which does not exceed 750 Kgs.	200
(b) Vehicles the registered laden weight of which exceeds 750 Kgs. but does not exceed 1500 Kgs.	360
(c) Vehicles the registered laden weight of which exceeds 1500 Kgs. but does not exceed 3000 Kgs.	520
(d) Vehicles the registered laden weight of which exceeds 3000 Kgs. but does not exceed 4500 Kgs.	720
(e) Vehicles the registered laden weight of which exceeds 4500 Kgs. but does not exceed 6000 Kgs	960
(f) Vehicles the registered laden weight of which exceeds 6000 Kgs. but does not exceed 7500 Kgs.	1,200
(2) Vehicles the registered laden weight of which exceeds 7500 Kgs	The rate specified in (f) above plus Rs. 100. for every 250 Kgs. or part thereof in excess of 7500 Kgs.

Provided that, where a tax on motor vehicles is levied by any local authority, the maximum rates for motor vehicles registered for use solely within the limits of such local authority shall be two-thirds of the aforesaid maximum rates.

·	
	Maximum Annual Rate of tax
	Rs
IV. Motor vehicles (including tricycles) plying for hire and used for the carriage of passengers—	
<ul><li>(a) Vehicles licensed to carry in all not more than two passengers</li><li>(b) Vehicles licensed to carry in all more than two but not more</li></ul>	120
than four passengers	240
(c) Vehicles licensed to carry more than four passengers	The rate specified in (t) above plus Rs. 80 for every passenger in addition to four passengers, which the vehicle is so licensed to carry,
Provided that where a tax on motor vehicles is levied by any local authority, the maximum rates for motor vehicles registered for use within the limits of such local authority shall be two-thirds of the aforesaid maximum rates.	
V. Breakdown Vans used for towing disabled vehicles	200
VI. Motor vehicles other than those liable to tax under the foregoing provisions of the Schedule—	
(a) Vehicles not exceeding 750 Kgs. in weight, unladen	120
(b) Vehicles exceeding 750 Kgs. but not exceeding 1500 Kgs. in weight, unladen	180
(c) Vehicles exceeding 1500 Kgs. but not exceeding 2250 Kgs. in weight, unladen	. 240
(d) Vehicles exceeding 2250 Kgs. in weight, unladen (with seating capacity for not exceeding 15 persons including the driver) .	400
(e) Vehicles exceeding 2250 Kgs. in weight, unladen [with seating capacity over than that specified in (d) above]	400
	(Plus Rs. 10 per person in excess of 15)
VII. Additional tax payable in respect of motor vehicle used for drawing trailers	
(i) for each trailer when the trailer is used for the carriage of good	s The rates specified in clause III in respect of motor for the carriage of goods or materials
(ii) for each trailer when used for the carriage of passengers .	The rates specified in clause IV in respect of motor vehicles plying for hire and used for the

used

carriage

passengers.

for

the

of

(iii) for each trailer when the trailer is used for any other purpose:

40

Provided that two or more vehicles shall not be chargeable under this clause in respect of the same trailer.

B. Motor vehicles other than those fitted solely with pneumatic tyres.

The rates shown in Clause A, plus 50 per centum.

C. Dealers in, or manufacturers of, motor vehicles.—
For a general licence—
in respect of each motor vehicle

100

Part II .- Motor vehicles using fuel other than motor spirit.

The rates shown I, in Part plus a surcharge of 50 per centum on all Or any class of motor vehicles mentioned therein provided that such surcharge shall, in no CASC exceed Rs. 800.

SECOND SCHEDULE—(Omitted).

THIRD SCHEDULE—(Omitted).

[No. F. 10/1/68-UTL-105]

K. R. PRABHU, Jt. Secy.

#### New Delhi, the 9th October 1968

G.S.R. 1851.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and of all other powers enabling him in this behalf, the President hereby makes the following rules further to amend the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Civil Service Rules, 1965, namely:—

- 1. (1) These rules may be called the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Civil Service (Fifth Amendment) Rules, 1968.
- (2) They shall come into force with effect from the date of their publication in the Official Gazette.
- 2. In Schedule I to the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Civil Service Rules, 1965, in the list of posts under the Delhi Administration included in the authorised permanent strength of the Delhi, Himachal Pradesh and Andaman and Nicobar Islands Civil Service for serial number 15 and the entries relating thereto, the following shall be substituted, namely:—

"15. Sales Tax Officer

10

15A. Entertainment Tax Officer, Collector of Stamps and District Stamp and Registration Officer.

15B. District Excise Officer.

[No. 1/23/68-DH(S).]

R. C. JAIN, Dy. Secy.

#### MINISTRY OF EDUCATION

#### New Delhi, the 17th September 1968

- G.S.R. 1852.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Directorate of Education, Delhi (Class I posts) Recruitment Rules, 1967, namely:—
  - (1) These rules may be called the Directorate of Education, Delhi (Class I posts) Recruitment (Amendment) Rules, 1968.
    - (2) They shall come into force on the date of their publication in the Official Gazette.

- 2. In the Schedule to the Directorate of Education, Delhi (Class I posts) Recruitment Rules, 1967, in column 7, for entry (ii), the following entry shall be substituted namely:—
  - "(ii) Degree/Diploma in Teaching/Education of a recognised Institution."

[No. F. 7-2/68-BSE. 5.]

D. K. HINGORANI, Dy. Educational Adviser.

## MINISTRY OF TRANSPORT AND SHIPPING (Transport Wing)

Ports

New Delhi, the 3rd October 1968

- G.S.R. 1853.—The following draft of certain rules to amend the Vishakhapatnam Harbour Craft Rules, 1950, which the Central Government proposes to make, in exercise of the powers conferred by sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), is published, as required by sub-section (2) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 30th October, 1968.
- 2. Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

#### Draft Rules

- I. These rules may be called the Vishakhapatnam Harbour Craft (Amendment) Rules, 1966.
- 2. Rule 26 of the Vishakhapatnam, Harbour Craft Rules, 1950, shall be renumbered as sub-rule (1) thereof, and—
  - (i) to sub-rule (1) as so renumbered, the following proviso shall be added, namely;
  - "Provided that no such licence shall be cancelled unless the owner of the licenced harbour craft has been given a reasonable opportunity of making his representations";
  - (ii) after sub-rule (1) as so renumbered, the following sub-rule shall be inserted, namely:—
  - "(2) Every order cancelling a licence shall be in writing and shall specify the reasons for such cancellation and shall be communicated to the owner of the licenced harbour craft".

[No. 17-PG(34)/68.] K. L. GUPTA, Under Secy.

#### (Transport Wing)

#### **PORTS**

#### New Delhi, the 8th October 1968

G.S.R. 1854.—In exercise of the powers conferred by the Proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Mangalore Harbour Project (Class III and Class IV posts) Recruitment Rules, 1966, published with the notification of the Government of India in the late Ministry of Transport and Aviation, Department of Transport, Shipping and Tourism (Transport Wing) No. 5-PE(U)/64, dated the 30th June, 1966 namely:—

1. (1) These rules may be called the Mangalore Harbour Project (Class III and Class IV posts) Recruitment (Fourth Amendment) Rules, 1968.

- (2) They shall come into force on the date of their publication in the official Gazette.
- 2. In the Schedule to the Mangalore Harbour Project (Class III and Class IV posts) Recruitment Rules, 1966—
  - (a) under the heading "Part I: Class III Posts" against serial numbers 1, "Lower Division Clerk/Steno-typists Cashier"; 2, "Upper Division Clerk/Storekeeper"; 3, "Head Clerk"; 4 "Stenographer and Personal Assistant to the Chief Engineer and Administrator" and 5, "Divisional Accountant", in the entries in column 11, the brackets words and figure (Period of deputation ordinarily not to exceed 3 years) shall be inserted at the end:
  - (b) under the heading "Part II: Class IV posts" after serial number 9 and the entries relating thereto the following shall be inserted, namely:—

10. Hospi- 2 General Rs. 70—1— N.A. Min. 18 Middle N.A. Six Direct Re- N.A. N.A. N.A. al Atten- Central 80—EB—1 years. school months cruitment tdant Service 85 Max. 25 pass Class IV- years. Non-Ga-zetted.	I	2	3	4	5	6	7	8	9	10	11	12	13
	al Atten-	. 2	Central Service Class IV- Non-Ga-	80—EB—1 85	N.A.	years. Max.25	school	N.A.			N.A.	N.A.	N.A.

P. L. GUPTA, Under Secy.

#### MINISTRY OF RAILWAYS

#### (Railway Board)

#### New Delhi, the 18th September 1968

- G.S.R. 1855.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Indian Railway Medical Service (District Medical Officer) Recruitment Rules, 1965, namely:—
- (1) These rules may be called the Indian Railway Medical Service (District Medical Officer) Recruitment (Second Amendment) Rules, 1968.
  - (2) They shall come into force on the 1st April, 1968.
- 2. In the Indian Railway Medical Service (District Medical Officer) Recruitment Rules, 1965, in the schedule annexed thereto, under column 10 for the existing entries except the proviso thereunder, the following entries shall be substituted, namely:—
  - "(i) 50 per cent by promotion.
  - (ii) 50 per cent by:
    - (a) Direct recruitment.
    - (b) Transfer on deputation.
    - (c) Occasional recruitment from other sources in consultation with the Commission".

[No. E(GR)I-67RRZS-I.]

#### New Delhi, the 4th October 1968

G.S.R. 1856.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the gazetted (Ministerial) posts in the Research, Designs and Standards Organisation of the Ministry of Railways, namely:—

Short title and commencement.—(i) These rules may be called the Research, Designs and Standards Organisation (Gazetted Ministerial posts) Recruitment Rules, 1968.

- (ii) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply to the posts specified in column 1 of the Schedule annexed hereto.
- 3. Number of posts, Classification and Scale of pay.—The number of posts, their classification and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit, qualifications etc.—The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid.
- 5. Disqualifications.—(i) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said posts; and
- (ii) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

6 Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons or posts.

						T	e Schedu	LE				
Name of post	No. of posts	Classifi- cation	Scale of pay	Whether Selection Post or non-selec- tion post	direct	quired for	age and educatio- nal quali-	if any i i i	Method of recruitment whether by direct recruitment or by promotion or by deputation/transfer and percentage of the vacancies to be filled by various methods		exists, what is its com-	Circumstances in which Union Public Service Commission is to be consulted in making recruitment.
I	2	3	4	5	6	7	8	9	10	11	12	13
1. Deputy Director (Establish- ment).	1	Railway Services Class I.	Rs. 700— 1250 plus Rs. 200}- per mensem Special pay,		Not Appli- cable.	Not applicable.	Not applicable.	Two Years.			mental Promo- tion Committee.	As required under the Union Public Service Commission (Exemption from Consultation) Regulations, 1958.

										years service in either or both the grades.  Transfer on deputation: Grade I Officers of the Railway Board Secretariat Service or Class I (Senior Scale) officers from the Railways. (Period of deputation ordinarily not exceeding 3 years).		
Assistant Director (Administration and Training).		Do.	Rs. 700— 12,50.	Do.	Do.	Do.	Do,	Do.	Do.	Promotion: Section Officer! Secretary to Director General with 8 years service in the grade.  Transfer on deputation: Grade I Officers of the Railway Board Secretariat Service or Class I (Senior Scale) Officers from the Railways (Period of deputation ordinarily not exceeding 3 years).	mental Promotion Commit- tee,	As required ander the Union Public Service Commission (Exemption from consultation, Regulations, 1958.)
3. Secretary to Director General.	τ	Railway Services Class II.	Rs. 350— 900 plus Rs. 150 Special Pay.	Non-se- lection.	Do,	Do,	Do.	Do.,	By Promotion,	Promotion: Section Officer,	Class II Depart- mental Promotion Commit- tee	

ī	2	3	4	5	6	7	8	9	10	71	12	13
. Section Officer.	10	Railway Services ClassII.	Rs.350— 900.	50% Se- lection 50% se- niority- cum-fit- ness.	applicable.	Two years.	Two years.	Two years.	through de- partmental test.	years service in the grade.  Assistants with years service in the	Departmen- tal Promotic Committee.	

[No. E (RB)I/68/RB3/27.]

Note: Two posts of Section Officers are reserved for promotion by selection on ad hoc basis from among the permanent Stenographers in Research Designs and Standards Organisation with at least 10 years of service in the grade in that office.

C. S. PARAMESWARAN, Secy.

1958.

### रेल मंत्रालय

## (रेलवे वोर्ड)

## मई विल्ली, 4 प्रक्तूबर 1968

जी ० एस० ग्रार० 1857:—संविधान के भनुष्छेब 309 द्वारा प्रवत्त शिवतयों का प्रयोग करते हुए राष्ट्रपति रेल मंत्रालय के भनुसन्धान, श्रिभकल्प श्रीर मानक संगठन में राजपितत (सिचवालयीन) पदों पर भर्ती की विधि का नियमन करने के लिये एतव् द्वारा निम्नलिखित नियम बनाते हैं, श्रर्थात:—

- 1. संक्षिप्त शीर्षक भीर प्रारम्भ :--(i) ये नियम अनुसंधान, श्रभिकरप श्रौर मानक संगठन (राजपतिक सचिवालयीन ५व) भर्ती नियम, 1968 कहे जा सकेंगे।
  - (ji) ये नियम राजपन्न में प्रकाशित होने की तारीख़ से प्रभावी होंगें।
  - 2. प्रयोज्यता--: ये [ नियम संलग्न ग्रनुसूची के कालम 1 में विनिर्दिष्ट पदों पर लागू होंगे।
- 3. पवों की संस्था, वर्गीकरण और वेतनभान :--पवों की संस्था, उनका वर्गीकरण श्रीर उनसे सम्बद्ध वेतनमान उक्त श्रनुसूची के कालम 2 से 4 तक में विनिर्दिष्ट हैं।
- 4. भर्ती की विधि, वय-सीमा ग्रीर ग्रहेंसाएं ग्रावि: उपयुक्त पदों पर भर्ती की विधि, वय-सीमा, ग्रहेंतायें ग्रीर उनसे सम्बद्ध ग्रन्य विषय उक्त ग्रनुसूची के कालम 5 से 13 तक में विनिर्दिष्ट हैं।
- 5. भ्रनहंताएं:--(i) कोई. व्यवित, जिसकी एक से भ्रधिक परिनयां जीवित हों या जो एक भार्या के जीवित रहेते हुए विवाह करता है, जो उस भार्या के जीवन-काल में सम्पन्न होने के कारण शून्य हो, उक्त पद पर नियुक्ति का पाझ नहीं होगा; और
- (ii) कोई स्त्री, जिसका विवाह इस कारण शून्य हो कि विवाह के समय पति की एक पश्नी जीवित हीं या जिसने ऐसे व्यक्ति से विवाह किया है जिसकी एक परनी ऐसे विवाह के समय जीवित हो, उक्त पद पर नियुक्ति की पान्न नहीं होगी;

लेकिन यदि केन्द्रीय सरकार को इश्मीनान हो जाय कि किसी व्यक्ति को इस नियम के प्रवर्तन से छुट देने के विशेष कारण हैं, तो वह ऐसा करने का भादेश दे सकती है।

6. खूद देने की दाक्ति: जब केन्द्रीय सरकार की राय में ऐसा करना आवश्यक या इष्टकर तो बहु, उन कारणों को लिखित रूप में दर्ज करके और संघ लोक सेवा प्रयोग से परामर्श लेकर किसी श्रेणी या कोटी के व्यक्तियों/पदों के सम्बन्ध में इन नियमों के किसी उपबन्ध के प्रवर्तन से छूट देने का भादेश दे सकती है।

								श्रनु∽
पद का नाम	पदों की संख्या	घर्गीकरण	षेतनमान	प्रवरण पद या अप्रवरण पद	सीधी भर्ती वालों के लिये वय-सीमा	के लिए	तथा गैक्षणिक अर्हताएं ग प्रोक्षीत	
1	2	3	4	5	6	7	8	9
उप निदेशः (स्थाप		रेल सेवा श्रेणी–I	700-1250 ६० श्रीर 200 ६० प्रति माह विशेष वेतन		सागू नहीं होता	लागू नहीं होता	लागू न <b>हीं</b> होता	दो यर्ष

## सुची

भर्तीकी विधि, सीधी भर्ती या प्रति-नियुक्ति/ स्थानान्तरण द्वारा सौर विभिन्न विधियों से भरे जाने वाले रिक्स पदों प्रतिशित ।

पदोन्नति/प्रतिनियुक्ति/स्थानान्तरण से भर्ती होने की स्थिति में ग्रेड/ जिन से पदोन्नति/ प्रतिनियुक्सि/ स्थानान्तरणण होना है।

यवि विभागीय पद्योन्नति समिति हो तो उसका गठन

परिस्थितियां जिनमें भर्ती सम्बन्ध में संघ लोक सेवा ग्रायोग से परामर्श लिया जायगा ।

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वेक्षित ।

1958

पदोन्नति द्वारा जिसके भ हो सकने की स्थिति में प्रतिनिय्क्ति पर स्थानान्तरण ग्रेशि ।

पदोस्रति सहायक निदेशक (प्रशासन भौर प्रशिक्षण) जिस ने ग्रेड में 3 वर्ष की सेवापूरी कर ली हो। यदि ऐसा न हो सके तो वें व्यक्ति जिन्होंने सहायक निवेशक (प्रशासन श्रीर प्रशिक्षण) ग्रौर ग्रनुभाग ग्रधिकारी/ महा निदेशक के सचित्र के ग्रेडों में कल मिलाकर 10 वर्षकी सेवा पूरी कर ली हो और यदि ऐसा भी न हो सके तो वे व्यक्ति जिन्हों ने ग्रन्भाग ग्रधिकारी/ महानिदेशक के सचिव—इन में से किसी ग्रेड या दोनों ग्रेडों में 10 वर्ष की सेवा

प्रतिनियुक्ति पर स्थानान्तरण

पूरी कर ली हो।

रेलवें बोर्ड सचिवालय सेवा क ग्रेड I के ग्रधिकारी या रेलों से श्रेणी  ${f I}$ (वरिष्ठ वेतनमान ) के ग्रधिकारी । (प्रतिनियुक्ति ही ग्रवधि सामान्यतः 3 वर्ष से प्रधिक नहीं होगी )।

श्रेणी I विभागीय संघलोक पदोन्नति समिति श्रायोग (परामर्श लेने से छुट) विनियम. के प्रधीन यथा- 2540 THE GAZETTE OF INDIA: OCTOBER 19, 1968/ASVINA 27, 1890 [PART-II---

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पदोन्नति द्वारा जिस पदोन्नति

स्थिति में प्रति-नियुक्ति पर स्थान ।

के नहीं सकने की अनुभाग अधिकारी/महानिदेशक सचिव जिन्होंने ग्रेड में 8 वर्ष की सेवा पूरी कर ली हो।

न्तरण द्वारा

प्रतिमियुक्ति पर स्थानातररा द्वारा

रेलवे बोर्ड सचिवालय सेवा ग्रेड $-\mathbf{I}$  के श्रधिकारी या रेलों से श्रेणी $-\mathbf{I}$ (वरिष्ठ वेतनमान) के ग्रधिकारी (प्रतिनियुक्ति की श्रवधि सामान्यतः 3 वर्ष से प्रधिक नहीं होगी)

पदोन्नति द्वारा

ग्राधार पर**\*** 

पदोस्नति

ग्रनुभाग श्रधिकारी

श्रेणी--1 विभागीय पदोन्नति समिति

संघ लोक सेवा ग्रायोग 1958 (परामर्श लेने से छट) विनियम, 1958 के श्रधीनः यथापेक्षितः

श्रेणी-11 विभागीय पदोक्षित समिति

सहायक/स्टेनोग्राफर जिन्होंने ग्रेड में 5 विभागीय परीक्षा वर्षकी सेवापूी कर ली क श्राधार पर 50% पदोन्नति द्वारा 50% वरिष्ठता  $\cdot$  सहायक जिन्होंने ग्रेड में 8 वर्ष की सेवा श्रीर योग्यता के पूरी कर ली हो।

\*नोट :--म्रनभाग मधिकारियों के जो पद तदर्थ भाधार पर प्रवरण द्वारा भरे जाने के लिए भारक्षित हैं उन में भ्रनुसंधान अभिकल्प और म.नक संगठन के उन स्थायी स्टेनोग्राफरों की पदोन्नति की: जायेगो जिन्होंने उस कार्यालय में अपने ग्रेड में कम से कम 10 वर्ष की सेवा पूरी कर ली हो।

> [सं० ई (म्रार० बों०) 1/68/ मार बी 3/27.] सी० एस० वरमेश्वरन मचिव

#### (Railway Board)

#### CORRIGENDUM

New Delhi, the 30th July 1968

G.S.R. 1858.—The dates given in the fifth and sixth lines of Railway Board's notification No. 65/H/10/10(iii) dated 16/23rd April, 1968, may be read as 6th July, 1962, and 23rd June, 1964, respectively, instead of 16th July, 1962, and 9th June, 1964, as given therein.

[No. 65/H/10/10.]

A. K. DAS GUPTA, for Secy. Railway Board-

#### MINISTRY OF INDUSTRIAL DEVELOPMENT & COMPANY AFFAIRS

(Department of Company Affairs)

(Company Law Board)

New Delhi, the 7th October 1968

G.S.R. 1859.—In exercise of the powers conferred by the proviso to sub-section (1) of Section 594 of the Companies Act, 1956 (1 of 1956) read with the Government of India, Ministry of Finance, Department of Company Affairs and Insurance Notification G.S.R. 72 dated the 1st January, 1966 and in partial modification of the Notification of the Government of India, Ministry of Finance (Department of Company Law Administration) S.R.O. 3216 dated the 4th October, 1957, (hereinafter referred to as "the Notification"), the Company Law Board hereby directs that in the case of M/s. Sterling Drug International Ltd., (hereinafter referred to as "the Company") being a forcign company, the requirements of clause (a) of sub-section (1) of the said Section 594 as modified in their application to a foreign company by the notification shall apply subject to the following further exceptions and modifications, namely:—

It shall be deemed to be sufficient compliance with the provisions of clause (a) of sub-section (1) of the said Section 594, if in respect of the financial year ended the 31st December, 1967, the company submits to the appropriate Registrar of Companies in India in triplicate a certificate duly signed by two Directors that the Indian Branch of the company has not carried on any business during the financial year ended the 31st December, 1967.

[No. F. 14(1)-CL. VI/68.]

C. R. MEHTA, Under Secy.

#### (Department of Industrial Development)

New Delhi, the 10th October 1968

- G.S.R. 1860.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Directorate-General of Technical Development (Hindi Clerk-cum-typist) Recruitment Rules, 1968, namely:—
  - These rules may be called the Directorate-General of Technical Development (Hindi Clerk-cum-typist) Recruitment (Adendment) Rules, 1968.
  - 2. In the Schedule to the Directorate-General of Technical Development (Hindi Clerk-cum-typlst) Recruitment Rules, 1968, in column 3, for the existing entry, the following entry shall be substituted, namely:—

"General Central Service Class III Non-gazetted (Ministerial)."

[No. F. 15/4/67-E. IV]

G. RAMANATHAN, Under Secy.

## श्रीओंगिक विकास तथा समयाय-कार्य मन्त्रालय

( मोद्यौगिक विकास विभाग)

नई बिल्ली, 10 श्रम्टूबर, 1968

जी एस श्रार 1861.—संविधान की धारा 309 के परन्तुक द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, राष्ट्रपति एतद्बारा तकनीकी विकास महानिदेशालय (हिन्दी लिपिक-सह-टंकण लिपिक) भर्ती नियम, 1868 में संशोधन करने के लिए निम्नलिखित नियम, बनाते हैं, प्रथात् :--

- इन नियमों को तकनीकी विकास का महानिदेशालय (हिन्दी लिपिक-सह टंकण लिपिक)
   भर्जी (संशोधन) नियम, 1968 कहा जायेगा ।
- 2. तकनीकी विकास महानिदेणालय (हिन्दी लिपिक सह-टंकण लिपिक) भर्ती नियम, 1968 की अनुसूची के कालफ 3 में दी गई विद्यक्तन प्रविष्टि के स्थान पर निम्नलिखित प्रविष्टि रिकी कार्येगी, अर्थात् :----

"सामान्य केन्द्रीय सेवा श्रेणी 3 प्रराजपत्नित (लिपिक-वर्गीय)" ।

[सं० एक० 15/4/67—ई० 4] जी० रामनाथन, श्रवर सचिव

## MINISTRY OF LABOUR, EMPLOYMENT AND REHABILITATION

(Department of Labour and Employment)

New Delhi, the 8th October 1968

G.S.R. 1862.—The following draft rules further to amend the Employees' State Insurance (Central) Rules, 1950 which the Central Government after consultation with the Employees' State Insurance Corporation proposes to make in exercise of the powers conferred by section 95 of the Employees' State Insurance Act, 1948 (34 of 1948), is hereby published as required by sub-section (i) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 31st October, 1968.

2. Any objections or suggestions which may be received from any person in respect of the said draft before the date so specified will be considered by the Central Government.

#### Draft Rules

- 1. These rules may be called the Employees' State Insurance (Central) Fourth Amendment Rules, 1968.
- 2. In the Employees' State Insurance (Central) Rules, 1950 (hereinafter referred to as the said rules), before rule 2A, the following heading shall be inserted, namely:—

#### "CHAPTER II"

3. After rule 20 of the said rules, the following Chapter and rules shall be inserted, namely:—

#### "CHAPTER III A.

20A. Appeals to medical appeal tribunal.—(1) If the insured person or the Corporation is not satisfied with the decision of the medical board, the insured person or the Corporation may appeal against such decision to the medical appeal

tribunal referred to in sub-section (2) of section 54A by presenting an applica-tion within three months from the date of communication of the said decision to the insured person or the Corporation as the case may be;

- Provided that the medical appeal tribunal may entertain an application after the period of three months, if it is satisfied that the appellant had sufficient reasons for not presenting the application within the said period.
- (2) The application, referred to in sub-rule (1), shall be in Form 2 and shall contain a statement of the grounds upon which the appeal is made.
- (3) The application may be sent to the Chairman of the medical appeal tribunal by registered post or may be presented personally.
- 20B. Appeals to Employees' Insurance Court.—(1) The insured person or the Corporation may appeal to the Employees Insurance Court by presenting an application within three months of the date of communication of the decision of the medical board or of the medical appeal tribunal, as the case may be;
  - Provided that the Employees' Insurance Court may entertain an application after the period of three months, if it is satisfied that the appellant had sufficient reasons for not presenting the application within the said period.
- (2) The rules made by the State Governments in respect of the form and manner to be followed in presenting applications to the Employees' Insurance Court, shall be applicable to the applications presented under this rule.".
  - 4. After Form 1, the following form shall be inserted, namely:

#### "FORM 2

[See Rule 20A (2).]

Application to Medical Appeal Tribunal.

Insurance No
***************************************
.,,.,,
(full name of appellant)
(Address of appellant)
appeal against the decision on (date) of the
Medical Board at(address)
notified to me by letter (from) dated that;—
*(1) there is no appreciable disablement; or

- (2) the disablement should continue to be treated as temporary and the next date when the case should be referred to the Medical Board is;

- (3) the disablement can be declared to be of a permanent nature and—
- (i) the extent of loss of earning capacity can be assessed provisionally or finally:
- (ii) the assessment of the proportion of loss of earning capacity whether provisional or final; and

(iii) in case of a provisional assessment, the period for which such assessment shall hold good,

The following are the grounds of my appeal:--

List of documents, if any.

Date .....

Signature of appellant ......

Delete whichever does not apply.

The statement of facts contained in this application is to the best of my know-ledge and belief true and correct.

Signature of appellant.

To.

Chairman of Medical Appeal Tribunal."

[No. F. 1/13/87-HI.]

DALJIT SINGH, Under Secy.

# MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND COOPERATION

### (Department of Food)

New Delhi, the 28th September 1968

- G.S.R. 1863.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Department of Food (Class-I and Class II Non-Secretariat Posts) Recruitment Rules, 1963, namely:—
- 1. (1) These rules may be called the Department of Food (Class-I and Class-II Non-Secretariat Posts) Recruitment (Third Amendment) Rules, 1968.
- (2) These rules shall come into force on the date of their publication in the Official Gazette.
- 2. In the Schedule annexed to the Department of Food (Class-I and Class-II Non-Secretariat Posts) Recruitment Rules, 1963, item 3A shall be re-numbered as item 3B thereof, and before the item as so re-numbered, the following item and entries shall be inserted, namely:—

I	2	3	4	5	6	7
"3A. Director (Movements).	One	General Central Service Class I (Gazetted)	R <sub>3</sub> , 1100-50- 1300-60- 1600,	Not applicable	Not exceeding 45 years (Relaxable for Government Servants).	valent.

8 9 10 12 13 Not appli-A: required Not ap-2 Transfer on deputa-Transfer on deputation tion, failing which Officers from Central Government Departplicable years cable under the by direct recruit-Union Public ments/State Governments Service Comment. holding analogou .mission (Expost; or officer; holdemption from Consultation) ing Class I or equiva-Regulations. lent posts with at least 1958." 7 years standing as such. (Period of deputation, ordinarily not exceeding 4 years).

[No. F. 14-2/68-B. I(A).] S. RAGHAVAN, Under Secy.

# (Department of Food)

New Delhi, the 9th October 1968

- G.S.R. 1864.—In exercise of the powers conferred by clause 15 of the Solvent-Extracted Oil, De-oiled Meal and Edible Flour (Control) Order, 1967, the Central Government hereby makes the following Order, namely:—
- 1. Short title and commencement.—(1) This order may be called the Solvent-Extracted Oil, Dc-oiled Meal and Edible Flour (Delegation of Powers) Order, 1968.
  - (2) It shall come into force at once.
- 2. Delegation of powers of inspection, entry, search and sampling.—The powers conferred on the Vegetable Oil Products Controller for India under clause 12 of the Solvent-Extracted Oil, De-oiled Meal and Edible Flour (Control) Order, 1967 (hereinafter referred to as the said Order), shall, subject to the restrictions specified herein, be exercisable also by—
  - (a) the officers of the Central Government specified in Part A of the First Schedule annexed hereto, in respect of the sub-clauses of clause 12 of the said Order mentioned against each officer, and
  - (b) the officers specified in Part B and C of the First Schedule in their respective jurisdiction, in respect of sub-clauses (c), (d), (e) and (f) of clause 12 of the said Order.
- 3. Authorisation of laboratories for analysis of samples drawn.—The samples of solvent, oil-bearing material, solvent-extracted oil de-oiled meal or edible flour drawn by the Controller and, in exercise of the powers delegated to them in clause 2 of this Order, by the officers specified therein, shall be sent for analysis to the following laboratories which have been authorised by the Controller for the purpose, namely:—
  - (a) the appropriate laboratories specified in Part A of the Second Schedule annexed hereto, in so far as the requirement in item (fi) under para (d) of sub-clause (1) of clause 13 of the said Order is concerned, and
  - (b) the second laboratories specified in Part B of the Second Schedule, in so far as the requirement in sub-clause (3) of clause 13 of the said Order is concerned.

4. Repeal and saying.—The Solvent-Extracted Oil, De-oiled Meal and Edible Flour (Delegation of Powers) Order 1968, published with the notification of the Government of India in the Ministry of Food, Agriculture, Community Development and Cooperation, No. G.S.R. 849 dated the 4th May, 1968 in Part II, Section 3, Sub-section (i) of the Gazette of India dated the 11th May, 1968 is hereby repealed except as respects things done or omitted to be done under the Order so repealed.

# THE FIRST SCHEDULE

# PART A

# Officers of the Central Government

- 1. The following officers of the Directorate of Sugar & Vanaspati, Ministry of Food, Agriculture, Community Development and Co-operation, namely:—
  - (1) The Chief Director
  - (2) The Additional Chief Director
  - (3) Directors, Deputy Directors and Assistant Directors
     (4) The Research Chemist
  - (5) Inspectors

- in respect of sub-clauses (a), (b) (c), (d), (e), (f) and (g) of clause 12 of the said Order.
- 2. The following officers of the Subsidiary Foods Division of the Department of Food, Ministry of Food, Agriculture, Community Development and Co-operation, in so far as the inspection, entry and search, and drawal of samples concern the manufacture of edible flour and stocks thereof, namely:—
  - (1) The Executive Director, Food and Nutrition Board
  - (2) Deputy Technical Advisers and Assistant Technical Advisers
  - (3) Inspectors

in respect of sub-clauses (c), (e) and (f) of clause 12 of the said Order.

#### PART B

# Officers of State Governments

[in respect of sub-clauses (c), (d), (e), and (f) of clause 12 of the said Order.]

State	Designation of Authority				
(1)	(2)				
Gujarat	<ol> <li>Supply Officers and Revenue Officers not below the rank of Aval Karkun.</li> </ol>				
	<ol> <li>Police Officers not below the rank of sub-Inspector.</li> </ol>				
Kerala	<ol> <li>District Medical Officers of Health and Assistant District Medical Offi- cers of Health.</li> <li>Regional Food Inspectors.</li> </ol>				
Madras	<ol> <li>Joint Director of Industries and Commerce (Chemical), Madras.</li> <li>Regional Deputy Directors of Industries and Commerce.</li> </ol>				
Madhya Pradesh	1 Director, Deputy Directors and Assistant Directors of Food and Civil Supplies and other officers of the Directorate of Food and Civil Supplies not below the rank of Inspector.				

(1)	(2)
	2 Collectors, Deputy Collectors and Tahsildars,
	3. Iron and Steel Controller
	<ol> <li>Additional District Magistrate, Bhopal.</li> </ol>
Maharashtra	<ol> <li>Assistant Director of Industries (Quality Marking) and Industries Officer (Chemicals), Bembay.</li> <li>Regional Deputy Directors of Industries, Industries Officers and Industries Inspectors.</li> </ol>
Mysore	Officers of the Food and Civil-Sup-
Rajasthan Uttar Pradesh	officers of the Food and CVII-Supplies Department not below the rank of Inspector.  1. Joint Director of Industries (Chemicals).  2. Assistant Directors of Industries and Districts Industries Officers.  1. District Magistrates.  2. Regional Food Controllers and Deputy Regional Food Controllers.  3. Provincial Marketing Officer (Food) and Regional Marketing Officers.  4. District Supply Officers.  5. The Oil Expert to the Government and the Research Chemist.
West Bengal	<ol> <li>Police Officers not below the rank of Inspector.</li> </ol>
	<ol> <li>Officers of the Food and Supplies Department not below the rank of Chief Inspector.</li> </ol>
	PART C
Officers of Admin	istrations of Union Territories
[in respect of sub-clauses (c), (d	l), (e) and (f) of clause 12 of the said Order.]
Union Territory	Designation of Authority
(1)	(2)

Union Territory	Designation of Authority				
(1)	(2)				
Dadra and Nagar Haveli Goa, Daman and Diu Tripura	<ol> <li>Mamlatdar.</li> <li>Collectors, Goa and Daman and Civil Administrator, Diu.</li> <li>Director of Industries and Mines Panaji.</li> <li>Additional District Magistrate (Supplies) and Deputy Controller (Supplies).</li> <li>District Controller (Food) and Deputy Controller (Food)</li> <li>Deputy Collectors (Sub-Divisiona Officers) and Sub-Deputy Collectors (Additional Sub-Divisional Officers)</li> <li>Inspectors (Food and Supplies).</li> </ol>				

# THE SECOND SCHEDULE II

#### PART A

Analysis of samples under clause 13(1) (d) (ii) of the said Order.

Officers by whom samples drawn-	Laboratory to which the samples should be sent for analysis
The Vegetable Oil Products Con- troller for India.	Any of the laboratories specified in. Part A of this Schedule
<ol> <li>Officers of the Directorate of Sugar and Vanaspati, Ministry of Food and Agriculture Community Deve- lopment and Cooperation, specified in Part A of the First Schedule.</li> </ol>	Laboratory of the Directorate of Sugar and Vanaspati, at New Delhi
3. Officers of the Sub-sidiary Foods Division of the Department of Food, Ministry of Food, Agriculture, Community Development and Co- operation, specified in Part A of the First Schedule.	Any of the laboratories of the Department of Food situated at Delhi, Bombay and Colmbatore.
4. Officers of the State Governments 81	pecified in Part B of the First Schedule:
Gujarat	Public Health Laboratory, Baroda.
Kerala	Government Analyst's Laboratory, Trivandrum.
Madras	Chemical, Testing and Analytical Laboratory, Guindy, Madras
Maharashtra	<ol> <li>Industrial Research Laboratory, Matunga, Bombay.</li> </ol>
	<ol> <li>Industrial Research Laboratory, Ganesh Khind, Poons.</li> </ol>
Mysore	Food and Water Analysis Labora- tory, Bangalore.
Rajasthan	Industrial Labocatory, Industr <b>ies</b> Department, Jaipur
Uttar Pradesh	Laboratory of the Harcourt Buttler Technological Institute, Kanpur.
5. Officers of the Administrations of Un First Schedule:	ion Territories specified in Part C of the
Dadra and Nagar Haveli	<ol> <li>Industrial Research Laboratory, Matunga (Bombay).</li> </ol>
	2. Industrial Research Laboratory, Ganesh Khind, Poona.
Goa, Daman and Diu	The Oils and Fats Analysis Labora- tory, Goa
Tripura	Laboratory of the Directorate of Sugar & Vanaspati, Ministry of Food, Agriculture Community Development and Cooperation, New Delhi.
PART	'В.
Analysis of samples under clo	tuse 13(3) of the said Order-
Officers by whom samples drawn,	Second Laboratory to which the samples should be sent for analysis.

All samples, regardless of by whom

drawn.

[No. 2-SEO(2)/Del/67/3310.]

Central Food Laboratory, Ministry of Health and Family Planning, Calcutta-

# DEPARTMENT OF SOCIAL WELFARE

New Delhi, the 27th September 1968

- G.S.O. 1865.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rlues regulating the method of recruitment to Class IV posts in the Department of Social Welfare, namely:—
- 1. Short title and commencement (1) These rules may be called the Department of Social Welfare (Class IV) Recruitment Rules, 1968.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application—These rules shall apply to the posts specified in column 1 of the Schedule annexed hereto.
- 3. Number of posts, classification and scale of pay.—The number of posts, classification thereof and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Scchedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment to the posts, age limit, qualifications and other matters relating to the said posts, shall be as specified in columns 5 to 13 of the said Schedule.

Provided that the upper age limit specified in column 6 of the said Schedule may be relaxed in the case of persons belonging to the Scheduled Castes, the Scheduled Tribes and other special categories of persons in accordance with the orders issued by the Central Government from time to time.

- 5 Disqualifications.—(a) No person who has more than one wife living or who, having a spouse living marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said posts, and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said posts.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from an operation of this rule.

6. Power to relax.—Whether the Central Government is of opinion that it as necessary or expedient so to do, it may, by order and for reasons to be recorded in writing relax any of the provisions of these rules with respect to any class or category of persons or posts.

Name of the post	No. of	Classifi-	Scale of			Eiuca-	What					
:	post	3	pay	selection or Non- selectio, post	for di-	tional dualifica	Whether age and education nal qualification prescribed for the direct recruit will apply in the case of promotion.	of probation of any of	cruitment by	cruitment by promotion/ deputation/ transfer gra- des from wh- ich promotion	exists what is its com- position	Circumsta- nces in which Union Pub- iic Service Commission is to be con- sulted in making re- cruitment.
I	2	3	4	5	6	7	8	9	10	11		
t. Daftry (Selection	1	General	Rs. 80—1 —85—2	Non Se-	Not an	**************************************	<del></del>	<del></del>			12	13
Grade)		Central Service (Class IV) Non-Mi- nisterial Non-Ga- zetted.	—85—2 —95—EB —3—110	lection	plicable	licable	Not app- licable	Two years	By promotion	From the grade of Daftry with 5 years service in the grade.	Departmen-	Not applicable.
. Gestetner Operator Junior Grade)		General Central Service (Class IV) Non-Mi- nisterial Non-Ga- zetted	Rs. 80—1 —85—2— 95—EB— 3—110	Non Selection	Not app - licable			Two years		ade of Daftry/	tat Promo-	Not applicable.

						Standard Do.	Do.	Two	Do.	Do,		
s. Faraih	2	Do.	Do.	Do.	Do.	Primary School	Do.	Two years	Direct Re- cruitment.	Not applicable	Do.	Do.
g, Peon	36	Do.	Rs. 70—1 —80—EB —1—85	APPLI-	Between 18—25 years	Essential Middle Standard	Do.	Two years	By transfer failing which by direct re- cruitment.	By Transfer of Surplus Class IV per- sons from ot- her Offices.	Not applicable.	Do.
. Daftry (Ordinary Grade)	10	Do.	Do.	Do.	Do.	Do.	Do.	Two years	Do.	Do.	Do.	Do.
e. ∫arnadar	4	General Central Service (Class IV) Non-Mi- nisterial Non-Ga- zetted.	Rs. 75—I —85—EB —2—95		Not applicable	Not app- licable	Not applicable	Two years	By promotion	From the Grade of Peons with 5 years service in the Grade.	Departmen- tal Promo-	Not appli- cable.
										By Transfer From the gra- de of Daftry/ Jamadar wor- king in the Government of India Offi- ces with five years service in the grade and ability to operate the Duplicating Machine.		

# MINISTRY OF HEALTH, FAMILY PLANNING AND URBAN DEVELOPMENT (Department of Health and Urban Development)

New Delhi, the 26th September 1968

- G.S.R. 1866.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules further to amend the Town and Country Planning Organisation (Class I and II posts) Recruitment Rules, 1964, published with the notification of the Government of India in the Ministry of Health No. G.S.R. 1483 dated the 1st October, 1964. namely:—
  - (1) These rules may be called the Town and Country Planning Organisation (Class I and II Posts) Recruitment (Fifth Amendment) Rules, 1968.
    - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Town and Country Planning Organisation (Class I and II Posts) Recruitment Rules, 1964, after rule 5 the following rule shall be inserted namely:—
  - "6. Powers to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons or posts."

[No. 16021(18)/66-UD.]

K. M. L. GUPTA, Under Secy.

# (Department of Health and Urban Development)

New Delhi, the 7th October 1968

- G.S.R. 1867.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Hospital for Mental Diseases, Ranchi (Recruitment to Class III and Class IV Posts) Rules, 1959, published with the notification of the Government of the India in the late Ministry of Health No. G.S.R. 1278, dated the 26th October, 1959, namely:—
- 1. (1) These rules may be called the Hospital for Mental Diseases, Ranchi (Recruitment to Class III and Class IV Posts) Second Amendment Rules, 1968.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Hospital for Mental Diseases, Ranchi (Recruitment to Class III and Class IV Posts) Rules, 1959, in the Schedule, in the entries relating to Class III posts, against Serial No. 6 "Nursing Sister",
  - (i) in column 6 for the entry "100 per cent" the entry "50 per cent" shall be substituted;
  - (ii) in column 8 of the entry "50 per cent" shall be inserted; and
  - (iii) in column 14 the entry "Staff Nurses" having three years of service shall be inserted.

[No. F. 7-55/67-MPT.] K. DEO, Under Secy.

# MINISTRY OF PETROLEUM AND CHEMICALS

#### (Department of Petroleum)

New Delhi, the 24th September 1968

- G.S.R. 1868.—In exercise of the powers conferred by sections 5 and 6 of the Oilfields (Regulation and Development) Act, 1948 (53 of 1948), the Central Government hereby makes the following rules further to amend the Petroleum and Natural Gas Rules, 1959, namely.—
- (1) These rules may be called the Petroleum and Natural Gas (Amendment) Rules, 1968.

(2) They shall come into force on the date of their publication in the Official Gazette.

In the Petroleum and Natural Gas Rules, 1959, in rule 5, in sub-rule (1) for clause (ii), the following clause shall be substituted, namely:—

(ii) "any land vested in a State Government, shall be granted by the State Government with the previous approval of the Central Government".

[No. 29/15/68-IOC.]

R. S. GOPALAN, Under Secy.

# COLLECTORATE OF CUSTOMS AND CENTRAL EXCISE, COCHIN

## CENTRAL EXCISES

Cochin, the 30th September 1968

G.S.R. 1869.—In exercise of the powers conferred on me by the 2nd proviso to Rules 15 and 16 of the Central Excise Rules, 1944, and in supersession of this Collectorate's Notification 17/3/60-CX, Pol. dated the 5th January, 1961, I hereby declare the Tobacco growing areas specified in Col. 3 of the Table hereto annexed, as sparse growing areas up to which individual growers need not furnish their declarations under Rule 15 and the limit up to which individual curers in these specified sparse growing areas need not furnish their declarations under Rule 16, are indicated in Col. 4 and 5 respectively of the Table below.

#### TABLE

Name of Central Excise Division	Revenue Jurisdict- ion	Area (in term of revenue jerisdiction) declared as sparse to- bacco growing areas	Extent of cultivation area apecicol, 3 up tindividual need not the cultivation for the cultivation for Ruling the C. E.	in the fled in o which growers declaretion as I provide 15 of Rules,	Limit up to which individual curers in the area specified in Col. 3 need not declare their produce as per 2nd proviso to Rules 16 of the C. E. Rules, 1944	Remarks
I	2	3		4	5	6
Kozhikode iDivision	1. Kozhi- kede Dis- trict	The whole of Kozhikode	Dist	12 Ares	60 kgs,	
	2. Palghat Dt	-do- Pal	ghat "	12 Ares	60 Kgs.	
	3. Trichur Dt	do Tric	chur "	12 Ares	60 Kgs.	
	4. Camanore D	t —do—Cinnan except the are ed by the fo villages.	a cover-		·	

I	2	3	4	5	6
		angad, B Hosdrug, Pu Belur (other Belur I), Ko Panathady, U Peria, Pall	duma, likara, littari, Bare the	12 Ates	60 Kgs.
		(b) Chemmad, ad, Koodlu, Ch Muttathodi, M Thekkil, Preu Bedadka, Ko & Morgral vi in the Kasar Taluk.	nengla, Auliar mbla, lathur llages	12 Ares	60 Kgs.
	1. Trivandrun Dist.	The whole of	Frivandrum Dist.	12 Ares	60 Kg₃.
drum			Frivandrum Dist.  Quilon ,,	12 Ares	
drum	Di <sub>st</sub> .	—do—			60 Kgs. 60 Kgs. 60 Kgs.
Triven- drum Divi <sub>s</sub> ion	Di <sub>S</sub> t.  2. Quilon Dt.	—do— ot. —do—	Quilon ,,	12 Ares	60 Kgs.

'Attested/

[No. 6/68.]

D. N. KOHLI, Collector.

# MINISTRY OF STEEL, MINES AND METALS

(Department of Mines and Metals)

New Delhi, the 11th October 1968

G.S.R. 1870.—In exercise of the powers conferred by rule 3 of the Mining Leases (Modification of Terms) Rules, 1956, the Central Government hereby appoints Shri K. S. Mahapatra, Controller of Mines, Indian Bureau of Mines, Nagpur, as Controller of Mining Leases for the whole of India (except the State of West Bengal and Union Territory of Goa, Daman and Diu) with effect from the afternoon of the 9th August, 1968, until further orders, vice Shri G. V. D. Upadhyaya who has relinquished charge of the post.

[No. F. 16(1)/68-MIL.]

A. SETHUMADHAVAN, Under Secy-

# MINISTRY OF FINANCE

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#### (Department of Economic Affairs)

New Delhi, the 27th September 1968

- G.S.R. 1871.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and in supersession of this Ministry's notification of even number dated the 29th August, 1962, the President hereby makes the following rules regulating the method of recruitment to the post of Junior Finance Officer in the Ministry of Finance, Department of Economic Affairs, namely:—
- 1. Short Title.—(1) These rules may be called the Junior Finance Officer (General Central Service Class II—Non-gazetted, Non-technical) Recruitment Rules, 1962.
- (2) They shall come into force from the date of thier publication in the Official Gazette
- 2. Number, classification and scale of pay.—The number of the post, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the Schedule hereto annexed
- 3. Method of recruitment, age limit, qualifications etc.—The method of recruit ment to the said post, age limit, qualifications and other matters relating thereto shall be as specified in columns 5 to 13 of the said Schedule:
  - Provided that the age limit specified in column 6 of the said Schedule may be relaxed in the case of candidates belonging to Scheduled Castes, Scheduled Tribes, or displaced persons and other special categories of persons in accordance with the orders issued by the Central Government from time to time.
- 4. Disqualifications.—(a) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post; and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post
- 5. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons.

						THE SCHE
Name of post	No. of post	Classifi- cation	Scale of pay	Whether Sciection post or non- selection post	Age for direct recruits	Educational and othed qualifications requires for direct recruits.
I	2	3	4	5	6	7
Junior Finance Officer	ı	General Central Service Class II Non- Gazetted Non- Ministerial	325—15— 475—EB— 20—575	Not applica- able.	35 years and below (Relaxable for Govt, servants)	Essential:  (i) Degree in Commerce or Reconomics of a recognised University for equivalent.  (ii) About 3 years experience of work relating to Company Finance, maintenance of statistical data relating to issues of Capital by Companies subscription to the issues, investment made by foreign collaborators, calculation of fair values and work of an allied nature.  (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).  Devirable:  (i) Degree in law of a recognised University or equivalent (ii) Experience of legal work.

and Educational probation of Qualifications if any, we prescribed for direct recruits will apply in the case of Promotees for the case of	recruitment thether by irect rectt. r by promo-	promotion/deputa- tion/transfer to be made		Circumstances in which UPSC is to be consul- ted in making recruitment
8 9	10	11	12.	13
fa	y deputation ailing which y direct re- cruitment.	Deputation:  Officers holding analogous posts under Central Govt.  (Period of deputation ordinarily not exceeding 3 years).	Not applicable.	As required under the rules

# वित्त मंत्रालय (श्रर्थ विभाग)

# पहें दिल्ली, 27 सितम्बर 1968

सा० का० नि० 1872---संविधान के अनुच्छेद 309 के परन्तुक द्वारा प्रवत्त ध्रधिकारों के अनुच्छेद 709 के परन्तुक द्वारा प्रवत्त ध्रधिकारों के अनुसरण में और इस संज्ञालय की दिनाँक 29 अगस्त, 1962 की सम संख्यक प्रधिसुचना को रह करते हुए, राष्ट्रपति ने एतद्वारा, वित्त मंज्ञालय के अर्थ विभाग में कनिष्ठ वित्त ध्रधिकारी (जूनियर फाइनेंस आफिसर) के पद को भरने की प्रणाली के नियम के लिए, निम्नलिखित नियम बनाये हैं, अर्थात् :--

- 1. संकिय्त शीर्षकः—(1) इन नियमों को कनिष्ठ वित्त श्रधिकारी (जूनियर फाइनेंस श्राफिसर) (सामान्य केन्द्रीय सेवा श्रेणी द्वितीय-श्रराजपत्रित गैर तकनीकी) भरती नियम, 1962 कहा जा सकैया ।
- (2) ये नियम सरकारी राजपत्न. में प्रकाशिस किये जाने की तारीख से लागू होंगे ।
- 2. संख्या, वर्गीकरण तथा वेतनमान:-पद की संख्या, इसका वर्गीकरण ग्रीर इसका वर्गीकरण ग्रीर इसका वर्गीनमान, इस के साथ संलग्न श्रनुसूची के स्तम्भ सख्या 2 से 4 तक निर्दिष्ट व्योरे के श्रनुसार होगा।
- 3. भर्ती की प्राणाली, घायु-सीमा योग्यताएं द्वादि: उपर्युक्त पद के लिए भरती की प्रणाली, घायु सम्बन्धी सीमा, योग्यताएं और तत्सम्बन्धी घन्य मामले उपर्युक्त घनुसूची के स्तंभ संख्या 5 से 13 तक में निर्दिष्ट ब्योरे के घनुसार होंगे:

परन्तु अनुसूचित जातियों, अनुसूचित आदिम जातियों या विस्थापित व्यक्तियों भीर अन्य विशेष वर्गों के व्यक्तियों को उपर्युक्त अनुसूची के स्तंभ संख्या 6 में निर्दिष्ट श्रायु सीमा सम्बन्धी शर्त से केन्द्रीय सरकार द्वारा समय-समय पर जारी किये गये श्रादेशों के अनुसार छूट दी जा सकेंगी।

- 4. अनहंताएं :--(क) कोई भी व्यक्ति जिसकी एक से ज्यादा जीवित पित्तयाँ हों या जो एक पत्नी के जीवित रहते किसी भी तरह दूसरा विवाह कर ले और ऐसा विवाह उस पत्नी के जीवन काल में होने के कारण कानून की दृष्टि में ध्रमान्य हो इस पद पर नियक्ति का पान न होगा; और
- (ख) कोई स्त्री, जिसका विवाह कानून की दृष्टि में इस कारण श्रमान्य हो कि उसके विवाह के समय उसके पति की दूसरी पत्नी जीवित थी, या जिस स्त्री ने ऐसे पुरुष से विवाह किया हो जिसकी पत्नी ऐसे विवाह के समय जीवित थी, उपर्युक्त पद पर नियुक्ति की पाल नहीं होगी।

5. **मियमों से छूट दन का ग्रधिकार**:—जिन मामलों में केन्द्रीय सरकार का यह विचार हो कि ऐसी छूट देना जरूरी या बांछनीय है, उन मामलों में केन्द्रीय सरकार, संब लोक सेवा श्रायोग की सलाह से प्रपने पक्ष में मुनासिव कारणों को ग्रभिलिखित करेने के बाद, व्यक्तियों की किसी भी श्रेणी या वर्ष को इन नियमों के श्रन्तर्गत निर्धारित किसी भी उपवन्ध से श्रपने धादेश द्वारा छूट दे सकेगी।

पदों की वर्गीकरण वेतनमान क्या यह सीधे भरती सीधे भरती किये जाने वाले संख्या व्यक्तिओं के लिए प्रावश्यक नाम प्रवरण किये जाने पाते ध्यक्ति-शिक्षा सम्बन्धी भीर दूसरी पद है यों के लिए गोग्यता हं या श्रप्रवरण निर्धारित

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किनिष्ठ 1 सामान्य 325-16- लागू वित्त केन्द्रीय 475- नहीं श्रिधकारी सेवा श्रेणी दक्षता- होता II वरोध-20-श्रराजपक्षित 575

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II वरोध-20-श्रराजपत्नित 575 श्र**नुस**चि- रुपये बीय भ्र**निवार्य:**(1) किसी भी मान्यताप्राप्त

विष्वविद्यालय से वाणिज्य या भ्रर्थ-भास्त्र की डिग्नी या उसके बराबर की डिग्नी ।

(2) समवाय वित्त न्यवस्था, कम्पनियों द्वारा आरी किये जाने वाले पूंजी निर्गमों, जारी

किये गये शेयरो की विकी विदेशी सहयोगियों द्वारा किये गये निवेश से सम्बन्धित श्रांकड़े रखने श्रीर मुनासिब मूल्यों का हिसाब लगाने श्रीर उसी तरह के दूसरे काम करने का लगभग तीन वर्ष तक का श्रनुभव ।

(श्रन्यथा सुयोग्य उम्मीदवारों के सम्बन्ध में श्रायोग के विवेक के ऑक्ट्रियनुसार योग्यताझों के सम्बन्ध में छूट दी जा सकेगी ) स्ची

क्या सीधे भरती परि-किये जाने बाले बीक्षा व्यक्तियों के लिए काल निर्धारित शिक्षा कोई हो सम्बन्धी योग्यताएं तया भाग की शर्त तरक्की देकर नियुक्त किये जाने वाल व्यक्तियों पर भी लागु होंगी ?

क्या यह पद सीधे भरती द्वारा, पदो-श्वति द्वाराया प्रति- जानी हो तो उन नियुक्ति, तबादले ग्रौर विभिन्न प्रणा-लियों द्वारा भरे जाने वाले पदों की संख्या का प्रतिशत

यदि भरती की प्रणाली- यदि भरती पदी- यदि कोई वे परिस्थितियाँ न्नति **इ**ारा प्रति-विभागीय नियक्ति द्वारा की पदोन्नति समिति वर्गीका विवरण है, तो द्वारा भरा जाधगा जिनसे पदोन्नति/ उसका प्रतिनिय्क्ति, तबा-गठन दला किया जाना हो ।

जिनमें सम्बन्ध में संघ लोक सेवा भ्रायोग से ससाह जायगी

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प्रतिनियुक्ति द्वारा ग्रीर यदि एसा न हो सके तो सीधे भरतीं द्वारा ।

प्रतिनियुक्ति केन्द्रीय लागू नहीं सरकार के ब्रधीन होता। समान पद के ग्रधि-कारी (प्रतिनिय् शित की ग्रवधि मानान्य रूप से 3 वर्ष मे ज्यादान होगी)

जैसा नियमों के भनुसार जरूरी हो ।

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एन० परशुरामन्, धन्-सचिव ।

# (Department of Revenue and Insurance)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 19th October 1963

- G.S.R. 1873.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) hundred and fifteenth Amendment Rules, 1968.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 61 and the entries relating thereto, the following shall be substituted, namely:—
  - "61. Sisal and Manila ropes, lines cordages and twines manufactured from fibre :-
    - (a) manufactured from Sisal fibre,

Rs. 201/-per tonne of fibre content.

(b) manufactured from Minila Hemp. R<sub>3</sub>. 591/-per tonne of fibre. content"

[No. 126/F.No. 1/13/68-DBK.]

- G.S.R. 1874.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) hundred and sixteenth Amendment Rules, 1968.
- 2. In the First Schedule to the Customs and Centra! Excise Duties Export Drawback (General) Rules, 1960,, for Serial No. 39 and the entries relating thereto, the following shall be substituted, namely:—

"39 Chir products and sisal mats or mattings.

Rs. 201.00 per tonne of sisal fibre content plus the appropriate rate for Jute content if any, as specified in Serial No. 49 (A) of this Schedule."

[No. 127/F. No. 1/79/66-DBK.] G. P. DURAIRAJ, Dy. Secy.

# (Department of Revenue and Insurance)

#### CUSTOMS

New Delhi, the 19th October 1968

G.S.R. 1875.—In exercise of the powers conferred by sub-section (1) of section 4 of the Customs Act, 1962 (52 of 1962), the Central Government hereby appoints Shri K. K. Sen Gupta, Superintendent Class I in the Collectorate of Central Excise, West Bengal, also to exercise the powers and discharge the duties of an Assistant Collector of Customs, within the jurisdiction of the Collector of Customs, Calcutta.

[No. 140/F. No. 22/6/68-Cus.IV.]

- the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts high speed steel or other alloy steel in any unwrought form having the composition specified in sub-item (1) of sub-items 3(i) or 3(ii) of Item No. 63(30) of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934) when imported into India from so much of that portion of the duty of customs leviable thereon which is specified in the said First Schedule as is in excess of,—
  - (1) 5 per cent ad valorem, when of British manufacture;
  - (ii) 15 per cent ad valorem, when not of British manufacture.

[No. 149/F. No. 5/114/68-Cus.I.]

J. DATTA, Dy. Secy.

# (Department of Revenue and Insurance)

#### Customs

New Delhi, the 19th October 1968

G.S.R. 1877.—In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government being satisfied that it is necessary in the public interest so to do, hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 15-Customs, dated the 15th January, 1966, namely:—

In the said notification, for the words "or board" the words "or paper board" shall be substituted.

[No. 148/F. No. 17/9/67-Cus. I.]

T. S. SWAMINATHAN, Under Secy.